

decree shall not become binding until five years from the date hereof and the court retains jurisdiction to modify the same and entertain a petition from any of the parties to take further evidence, or to reconsider this paragraph and the findings of fact upon which it is based, provided that any water thus delivered to the Yardleys after the stream recedes to 0.75 c.f.s. or less shall be charged against the water allotted to their lands in accordance with the rules or provisions hereinafter provided, or such modifications thereof as may be made, and provided further that said provision for the use of the entire flow when the water recedes to said stage shall not prejudice the rights of petitioners or any other party under pending applications before the State Engineer or other applications as provided by law by means of savings, storage or other plans, to permit the utilization by petitioners of their share of said stream when it recedes to 0.75 c.f.s. or less by direct flow, consistent with the limitation specified in paragraph 10 of the findings, and the corresponding provision of this decree herein.

13. That the court decrees that such water as the Yardleys are able to take after the streams recedes to a flow of 0.75 c.f.s. or less be charged against the total water apportioned or allotted to the Yardleys for each irrigation season and that the lower users shall be compensated therefor as nearly as is practicable from water, the use of which Yardleys would otherwise be entitled to, of an equal value in point of season and quantity, to the end that the respective acres of land will equitably share in the water supply in accordance with the provisions of said Award No. 60, acre for acre at the land. That no definite finding can be made at this time as to a plan for the purpose of carrying out the foregoing basic principle of distribution as between Yardleys and the lower users, but that the court shall make interlocutory and temporary